

REMARKS

Reconsideration of the Office Action of May 6, 2005, is respectfully requested. Provided below is a summary of the revisions made to the claims.

A. Withdrawn Claims 1 and 29 to 41 have been canceled:

B. Objected to (allowable subject matter) Claims 3, 10, 13, 14, 21, 25 and 28 have been rewritten as independent claims (with incorporated corrected claim language addressing objections raised relative to claims 2 and 22);

C. Minor misspellings in Claims 24 and 25 have been corrected; and

D. Claims 22 and 23 have been amended as discussed below.

E. The word engagement has been changed to contact in claims 7 and 27 to move broadly describe the relationship.

F. New independent Claim 42 and new dependent Claim 43 are included and discussed relative to the prior art below.

In the Office Action original claim 22 was set forth as being deemed anticipated by Dalton (GB20600784). Dalton features a reciprocating piston that provides a pumping cycle relative to the chamber above having left and right oppositely positioned pressure induced flap valves 13 and 14. As flaps 13 and 14 represent the valves in Dalton there is lacking the converting means for reciprocation of a reciprocating rod functioning as a valve rod as set forth in claim 22.

Independent claim 42 includes the feature of a crank assembly having an engaging section for engagement with a purge rod of a foam dispensing system with the driver being of sufficient power to break adhesive bonds which form between the purge rod and the dispenser's foam chemical reception area. A review of Dalton reveals an embodiment which fails to have a


purge rod subject to adhesive bonding and a driver which is sufficient to break adhesive bonds that develop during use.

It is respectfully submitted that all claims stand in condition for allowance and the above noted claims 42 and 43 are in condition for allowance and sufficiently pertain to the elected embodiment as to be considered in the present amendment. If following a review of the present case, the application is not deemed in immediate condition for allowance the Examiner is invited to telephone the undersigned to further discuss the case.

If any fees are due in connection with the filing of this Amendment, such as fees under 37 C.F.R. §§1.16 or 1.17, please charge the fees to Deposit Account 02-4300; Order No. 034017R005.

Respectfully submitted,
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